AO 472 (Rev. 11/16) Order of Detention Pending Trial

United States District Court

Southern District of Texas

## UNITED STATES DISTRICT COURT

**ENTERED** March 06, 2025

Nathan Ochsner, Clerk

for the

Southern District of Texas

United States of America	)				
v.	)				
Asad Wali Kesaria	) Case No. H-24-580-10 )				
Defendant Defendant	)				
ODDED OF DEFEND					
ORDER OF DETENTION PENDING TRIAL					
Part I - Eligibility for Detention					
Upon the					
<ul><li>Motion of the Government attorney pursua</li><li>X Motion of the Government or Court's own</li></ul>					
the Court held a detention hearing and found that detention and conclusions of law, as required by 18 U.S.C. § 3142(i),	is warranted. This order sets forth the Court's findings of fact in addition to any other findings made at the hearing.				
Part II - Findings of Fact and La	w as to Presumptions under § 3142(e)				
A. Rebuttable Presumption Arises Under 18 U.S. presumption that no condition or combination of cond and the community because the following conditions	ditions will reasonably assure the safety of any other person				
(1) the defendant is charged with one of the fo	ollowing crimes described in 18 U.S.C. § 3142(f)(1):				
` , ·	U.S.C. § 1591, or an offense listed in 18 U.S.C.				
§ 2332b(g)(5)(B) for which a maximum s	term of imprisonment of 10 years or more is prescribed; or entence is life imprisonment or death; or				
Controlled Substances Act (21 U.S.C. §§	of imprisonment of 10 years or more is prescribed in the \$801-904), the Controlled Substances Import and Export Act of Title 46, U.S.C. (46 U.S.C. §§ 70501-70508); or				
(a) through (c) of this paragraph, or two	onvicted of two or more offenses described in subparagraphs or more State or local offenses that would have been offenses c) of this paragraph if a circumstance giving rise to Federal n of such offenses; or				
(e) any felony that is not otherwise a crit					
	a firearm or destructive device (as defined in 18 U.S.C. § 921); a failure to register under 18 U.S.C. § 2250; <i>and</i>				
· · · · · · · · · · · · · · · · · · ·	ed of a Federal offense that is described in 18 U.S.C.				
§ 3142(f)(1), or of a State or local offense that to Federal jurisdiction had existed; <i>and</i>	t would have been such an offense if a circumstance giving rise				
(3) the offense described in paragraph (2) abo	ve for which the defendant has been convicted was				
	e pending trial for a Federal, State, or local offense; and				
(4) a period of not more than five years has el	apsed since the date of conviction, or the release of the				

defendant from imprisonment, for the offense described in paragraph (2) above, whichever is later.

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rebuttab defenda	le presumption that no co	ondition or combination of the community	. § 3142(e)(3) (narcotics, firearm, other on of conditions will reasonably assubecause there is probable cause to be	are the appearance of the
(	Controlled Substances Ac	t (21 U.S.C. §§ 801-9	nprisonment of 10 years or more is p 904), the Controlled Substances Imp , U.S.C. (46 U.S.C. §§ 70501-70508	ort and Export Act (21
	<b>2)</b> an offense under 18 U	.S.C. §§ 924(c), 956(a	a), or 2332b;	
	<ol> <li>an offense listed in 18 or more is prescribed;</li> </ol>	U.S.C. § 2332b(g)(5)	(B) for which a maximum term of i	mprisonment of 10 years
	(4) an offense under Chap mprisonment of 20 years		S.C. (18 U.S.C. §§ 1581-1597) for v l; <b>or</b>	which a maximum term of
2		2252(a)(2), 2252(a)(3	18 U.S.C. §§ 1201, 1591, 2241, 2242 3), 2252A(a)(1), 2252A(a)(2), 2252	
C. Con	clusions Regarding App	olicability of Any Pro	esumption Established Above	
	The defendant has not intordered on that basis. (Par		dence to rebut the presumption about.)	ve, and detention is
(	OR			
	The defendant has presen	ted evidence sufficier	nt to rebut the presumption, but after	· considering the
	•		low, detention is warranted.	vonsitioning the
	Part III -	Analysis and Statem	ent of the Reasons for Detention	
			142(g) and the information presented ing trial because the Government l	
	r and convincing evidenc ty of any other person an		combination of conditions of releas	se will reasonably assure
	ey of any other person an	• • • • • • • • • • • • • • • • • • • •		
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X By a pr	eponderance of evidence endant's appearance as re	that no condition or c quired.	combination of conditions of release	
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X By a prothe deferment the de	eponderance of evidence endant's appearance as re any findings made on the ight of evidence against to ject to lengthy period of or criminal history ticipation in criminal activatory of violence or use of tory of alcohol or substants of stable employment ek of stable residence ek of financially responsible of significant communications.	that no condition or condition or condition or condition or condition or condition.  The record at the hearing the defendant is strong incarceration if convitivity while on probation weapons are abuse.  The sureties ity or family ties to the condition or condition	g, the reasons for detention include to get the control of the con	
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☐ Prior failure to appear in coul ☐ Prior attempt(s) to evade law ☐ Use of alias(es) or false docu ☐ Background information unk ☐ Prior violations of probation,	enforcement ments nown or unverified	release			
OTHER REASONS OR FURTHER E	XPLANATION:				
The defendant waived his right to a det					
Part IV - Directions Regarding Detention					
The defendant is remanded to the cust for confinement in a corrections facilities being held in custody pending appeal. with defense counsel. On order of a coin charge of the corrections facility appearance in connection with a court Date:  March 6, 2025	y separate, to the extended of the defendant must ourt of the United Statemust deliver the de	ent practicable, from persons await be afforded a reasonable opportun es or on request of an attorney for t	ing or serving sentences or ity for private consultation he Government, the personnal for the purpose of an		